DECLARATION UNDER 37 C.F.R. 1.63 AND

APPOINTMENT OF D	-11 57 C.P.R. 1.63 AND
APPOINTMENT OF P	OWER OF ATTORNEY
As a below-named inventor, I hereby declare the following:	

4	APPOINT	MENT O	F POWER	OF ATTOR	RNEY	
As a below-named	inventor, I hereby d	eclare the follow	wing:			
 My residence, 	post office address :	and citizenship	are as stated helou	K CIEXT to TOV hame		•
One name is lie	an onginal, first ; ded below) of the su YBASIC ACID ESTERS	and sole invent	or (if only one name	is listed below) or i	oint invent sought on	or (if more than an invention
I authorize my to declaration, who filing date and amendment main thereby state the claims, as amend the Code of Fedil bereby claims to the claims.	pelow-named attorner there the invention is erial number of any de thereto, without the still have reviewed a sided by any amendations, Secretal Regulations, Secretal Regulations, Secretal Regulations, Secretal Regulations	was fi as ap and vi- eye/agents to end described and corresponding urther authoriza- and understand tent referred-to- acclose informati- action 1.56.	US patent application from me. the contents of the above. on which may be n	2.994 1.5 a na PCT/US(2/1296 ch 2006 or after I had to provide as well a specification. ity, as define	as and enter the street of ar including the need in Title 37 o
application(s) for for patent or inve	intor a certificate hav	ving a filing dat	, United States Co sted below, and ha before that of the	de, Sections 119(a) ve also identified be application upon w	-(d), of any low any for lich priority	foreign reign application ls claimed:
	Foreign Priority	(Application(s)			Priority Clair	
(Buttel Number)	(Cou	nin)	(Piling Date - Month/Caly/Next)		0)	(44)
(Serial Number)	(Coxq	ilo)	Hilling Date - Month/Day/1967)	(Yes	· –	(No)
(Barial Number)	(Celu	try	Filing Date - Month/Doy/Year)	(Yan	 _	(No)
Code, Section 112 Regulations Section	ior U.S. parent appl 2, I acknowledge the ion 1.56, which occu date of the applicati	lcation(s) in a r duty to disclos	nanner provided by e material informa	20, of any prior U.S he above-reference the first paragraph tion, as defined in Ti prior application(s) e-referenced specif	of Title 35,	tion is not
	(Stortal Number)	(Mang Dale - Mon	arcoyrroar)	(Conding, glanted, aberdone		
	(Gettal Number)	(Pring Date - North	UDey/Year)	(pending, granted, abandonous	<u>n</u>	
	(S41al Number)	(Filing Date - Manys	/Day//carj	(paguing, granted, abandoned	o	
1 of _2				Attorney Doc	kat No	ARZ-024630-US
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DECLARATION UNDER 37 C.F.R. 1.63 AND APPOINTMENT OF POWER OF ATTORNEY

•	application(s) listed below:	Title 35,	, United States Code, Section 119(e), of any provisional patent

Provisional Application(s)	Filing Date
80/286,680	04/27/2001
(Tedmust) min (2)	(Month/Day/Your)
(Gond Number)	prion UniDeprintary
(Safel Number)	(Month/Day/Yean

- I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful that the statements were made with knowledge that willful the statements were made with knowledge that will the statement will the statement will be statement. false statements and the like are made punishable by fine or imprisonment, or both, under Title 18, United States Code, Section 1001, and that such willful false statements may jeopardize the validity of any application for patent made upon the above-referenced specification, or of any patent lesuing therefrom,
- I hereby appoint the individuals associated with the following Customer Number to act as my attorneys/agents, to prosecute and to transact all business in the United States Patent and Trademark Office connected therewith:

USPTO Customer Number 01726

ification be sent to the correspondence address associated with the above-si	. 1	veniber 7,
Standard of First Instantor LLOYD A. NELSON		Odje
		US
Typed Name of First Inventor 107 TEAKWOOD DRIVE SAVANNAH, GEORGIA 31410		Country of Chizopurity
Betters and 11 III		
Residence under Mailing Address (the same Manty one address in listed, please indicate separately	I not the mante	
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Namory . D. Manaland Spread Inventor		Date
Nancy D. Mosby	US	
1619 Wilmington Island Road Savannah, Ge	-	ownly of Chizerania
1019 Elimington Island Road Savannah, Ge	orgia	31410
Realdance and/or Making Address (the same it only one coorces is linted, please indicate acquirately	front the barre)	·
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elignature of Third Inventor		
		Dato
Typed Name or Tritis Inventor		
	Q	Letby of Chizanship
Recidence and/or Mailing Address (the same if only one address is listed, please indicate appendix):	_	

RECEIVED CENTRAL FAX CENTER NOV 0 8 2006

ASSIGNMENT

WHEREAS, we, Lloyd A. Nelson and Nancy D. Mosby (hereinafter referred to as ASSIGNORS), having mailing addresses of 107 Teakwood Drive, Savannah, Georgia 31410-1626; and 1619 Wilmington Island Road, Savannah, Georgia 31410-4519, respectively, are the joint inventors of an invention entitled, "POLYBASIC ACID ESTERS AND THEIR USE IN FIBRE OPTIC CABLES", as set forth in United States Patent Application No. 60/286,880, which was filed with the United States Patent and Trademark Office and accorded a filing date of April 27, 2001;

WHEREAS, ARIZONA CHEMICAL COMPANY (hereinafter referred to as ASSIGNEE), a corporation duly organized and existing under the laws of the State of Delaware, and having a mailing address of 4600 Touchton Road, Suite 500, Jacksonville, Florida 32246-8225; is desirous of acquiring ASSIGNORS' entire right, title and interest in and to said invention, said application, and any letters patents that may be granted therefor or that claim priority thereto in the United States and in any and all foreign countries;

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNORS do hereby sell, assign and transfer unto said ASSIGNEE, its successors and assigns, the entire right, title and interest in and to said invention, said application and any and all letters patent that may be granted for said invention in the United States of America and its territorial possessions and in any and all foreign countries, and in any and all divisions, reissues, continuations and extensions thereof, including the right to file foreign applications directly in the name of ASSIGNEE and to claim priority rights deriving from said United States application to which said foreign applications are entitled by virtue of international convention, treaty or otherwise, specifically including the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, and to invoke and claim such right of priority without further written or oral authorization from ASSIGNORS, said invention, application and all letters patent on said invention to be held and enjoyed by ASSIGNEE, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by ASSIGNORS had this assignment, transfer and sale not been made. ASSIGNORS hereby authorize and request the Commissioner of Patents and Trademarks to issue all letters patent on said invention to ASSIGNEE. ASSIGNORS do hereby consent that a copy of this Assignment shall be deemed a full legal and 11- 8-06; 4:44PM;

formal equivalent of any assignment, consent to file, or like document, which may be required in any country for any purpose and, more particularly, in proof of the right of ASSIGNEE or its successors, assigns, nominees or legal representatives to apply for patent or other proper protection for said invention and to claim the aforesaid benefits of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it. ASSIGNORS do hereby agree to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said invention, including any instruments and documents needed for vesting title thereto in said ASSIGNEE, its successors and assigns, for litigation regarding said letters patent, or for the purpose of protecting title to said invention or letters patent therefor. ASSIGNORS hereby covenant with ASSIGNEE, its successors, assigns, nominees and legal representative that, to the best ASSIGNORS' knowledge the right, title, and interest herein conveyed by ASSIGNORS is free and clear of any encumbrance, and that ASSIGNORS have the full right to convey the same as expressed herein.

May 2 5, 2001	Usnelson	•
Date	Lloyd A. Nelson	
State of <u>Georgia</u> County of <u>Chatham</u>	SS.	

I certify that I know or have satisfactory evidence that Lloyd A. Nelson is the person who appeared before me, and said person acknowledged that he signed this instrument and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument.

Dated
Signature of
Notary Public Christine, M. Callins
Printed Name Christine M. Collins
My appointment expiresMy Commission Expires June 27, 2224

May 28, 2007 Na

State of GETGIA

County of GLOSHOLM

SS.

I certify that I know or have satisfactory evidence that Nancy D. Mosby is the person who appeared before me, and said person acknowledged that she signed this instrument and acknowledged it to be her free and voluntary act for the uses and purposes mentioned in the instrument.

	Christiae M. Collins
My appointmen	My Commission Expires June 27, 2004

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EMPLOYEE AGREEMENT (INVENTIONS & CONFIDENTIAL INFORMATION)

In consideration of my employment (or continuation of such employment) by UNION CAMP CORPORATION (or one of its divisions or subsidiaries), and in consideration of the compensation to be paid me for my services in the course of such employment, I, for myself, my heirs, executors, administrators or other legal representatives and assigns, do hereby agree:

- I. That "Company" whenever used in this agreement includes UNION CAMP CORPORATION and/or any of its divisions and subsidiaries.
- 2. That I will (a) promptly disclose and assign, and do hereby assign to the Company, any and all inventions, discoveries and improvements which I may discover or conceive either solely or jointly with others during the period of my employment (whether or not during usual working hours) and which relate to or are susceptible of use in the business of the Company or are suggested by any work I may do for the Company; (b) disclose promptly any technical data, know-how or information which I may acquire with respect to any matters relating to the Company's business; (c) assist the Company at the Company's expense in obtaining for its benefit patents in the United States and in any and all foreign countries on all such inventions, discoveries and improvements and in enforcing and defending its rights relating to any such patents, inventions, discoveries or improvements; (d) testify on its behalf with respect thereto; and (e) execute all proper papers for use in applying for, obtaining and maintaining such patents, and in maintaining or enforcing the rights of the Company thereunder.
- 3. That any such inventions, discoveries and improvements and any teophical data, information or know-how made, discovered or conceived or acquired by me in the course of my employment and relating to the Company's business (other than information of public knowledge), whether patented or not, are to be and remain the property of the Company.
- 4. That I will not, without the authorization of the Company, disclose to any person outside of the Company or use at any time (either during or subsequent to my said employment) any trade secrets, technical data or know how relating to the Company's products, processes, methods, equipment and business practices which I have acquired during my employment until such information shall have become public knowledge.
- 5. That the foregoing obligations spall survive the termination of my employment and that I will perform all necessary acts to make the agreement effective that on leaving the employ of the Company, I will not take with me, without its consent, any drawings, blueprints, documents or records belonging to the Company, or copies or transcripts thereof, and that at such time or prior thereto on demand, I will turn ever to the Company all notebooks, drawings, blueprints, copies, transcripts or other notes, records or material belonging to the Company which are in my possession or under my control.
- 6. That I have set forth in Schedule A on the reverse side hereof, made a part of this agreement, a list and written description of all inventions, patented or unpatented, if any, owned by me prior to my employment by the Company. These inventions are to be excluded from this agreement.
- 7. That I have set furth in Schedule B on the reverse side hereof, made a part of this agreement, a list of all agreements with or obligations to other companies or parties which require that I keep secret or confidential any knowledge or information which I acquired from such other company or party. I represent that except as stated on the reverse of this agreement I have no agreements with or obligations to others in conflict with the foregoing provisions of this agreement.

Witness The R Stephens

Employee's
Name: Nancy D. Mosby
(To Be Typed)

Employee's Signature

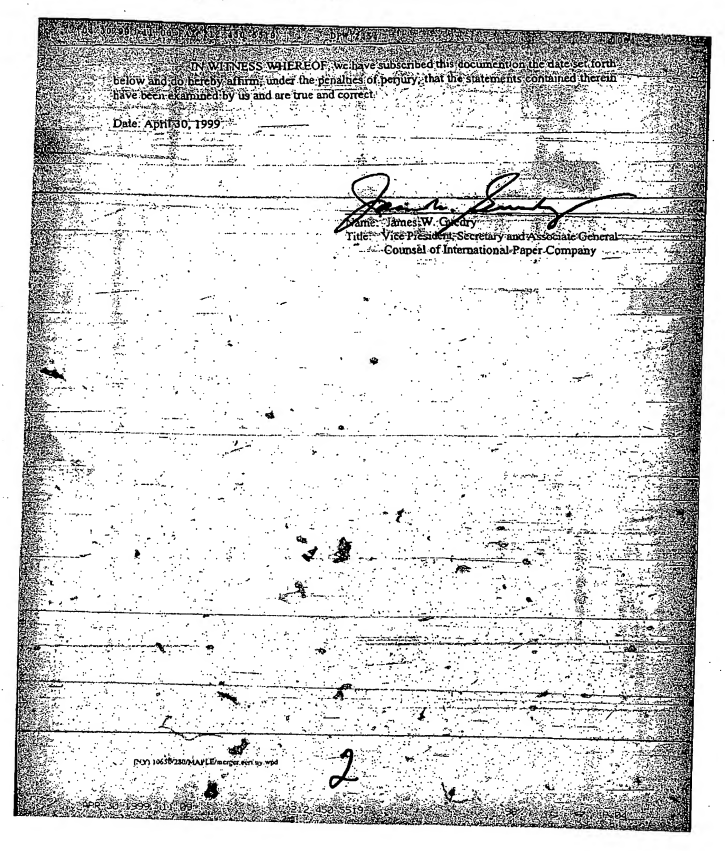
Date: _____1/6/98

Original -- Retained in Corporate Secretary's File.

Duplicate - Given to new employee for his records.

Triplicate - Retained in individual personnel file and returned to employee upon termination.

CSC 45 Union Camp Corporation International Paper Company (Under Section 905 of the Business Corporation Law) It is hereby certified by the corporation named herein as the surviving corporation as FIRST: The Board of Directors of the corporation named herein as the surviving corporation has adopted a plan of merger setting forth the terms and conditions of merging the corporation named herein as the subsidiary corporation into said surviving corporation. SECOND: The laws of the jurisdiction of incorporation of the corporation named herein as the subsidiary corporation permit a merger of the kind certified lierein. THIRD: The name of the subsidiary corporation to be merged, which was organized under the laws of the State of Virginia, on December 11, 1936, is Union Camp Corporation. The name under which the corporation was formed is Chesapeake-Camp Corporation. The Application for Authority in the State of New York of said corporation to transact business as a foreign corporation therein was filed by the Department of State of the State of New York on July 9, 1956. FOURTH: The name of the surviving corporation, the certificate of incorporation. of which was filed by the Department of State on June 23, 1941 is International Paper Company. The name under which the surviving corporation was formed is International Paper and Power Corporation. FIFTH: The designation and number of outstanding shares of each class of the subsidiary corporation, all of which are owned by a surviving corporation, as set forth in the planof merger; are as follows: DESIGNATION NUMBER Common shares, par value \$1.00 SIXTH: The merger of the subsidiary corporation into the surviving corporation is authorized under the laws of the jurisdiction of incorporation of the subsidiary corporation and is in compliance therewith. SEVENTH The effective date of the therein certified; insofar as the provisions. of the New York Business Corporation Law govern such effective date, shall be the 30th day of Ð



STATE OF NEW YORK)	
COUNTY OF NEW YORK)	
COUNT TOP NEW YORK)	
	3200
James W. Guedry, being duly swom, deposes and says that he is one of the personned the foregoing certificate of merger on behalf of the corporation named therein.	is the
Surviving corporation that he signed said certificate in the capacity set beneath of opposit	te his
signature thereon; that he has read the foregoing certificate and knows the contents thereof; an the statements contained therein are true to his knowledge.	d that
the statements contained therein are the to his knowledge.	
James W. Guedy	
Vice President, Secretary & Associate General Counsel	
Subscribed and sworn to before me	
on April 30, 1999	
Notary Public	
NOTABLY PUBLIC State of Heat Your	
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